BY ORDER OF THE COMMANDER AIR FORCE RESERVE COMMAND

AIR FORCE RESERVE COMMAND INSTRUCTION 36-2301

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Personnel



SELECTED RESERVE EDUCATIONAL ASSISTANCE PROGRAM MONTGOMERY GI BILL (MGIB-SR)

COMPLIANCE WITH THIS PUBLICATION IS MANDATORY

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This instruction implements Air Force Policy Directive 36-23, *Military Education*, and DoDI 1322.17, *Montgomery GI Bill-Selected Reserve (MGIB-SR, 29 Nov 1999)*. It informs members about the educational programs available to them and how to apply for those programs. This instruction directs procedures for administering the Selected Reserve Montgomery GI Bill (MGIB-SR) and the MGIB-SR Educational Assistance Allowance Increase for Critical Skills (MGIB-SR Kicker).

SUMMARY OF REVISIONS

This revision has been modified to include the MGIB-SR Kicker procedures.

- 1. The Selected Reserve (SR) Educational Assistance Program . The MGIB-SR is used to encourage and sustain membership in the Air Force Reserve. MGIB-SR program managers conduct publicity campaigns to ensure widest dissemination of information on the availability of the MGIB-SR and the MGIB-SR Kicker, via articles, updates, newcomer's packets, conferences, web pages, or other information systems.
 - 1.1. Chapter 1606 (Formerly Chapter 106) Entitlement and Public Law 98-525, *Montgomery Veterans Educational Assistance Act of 1984*. Members of the Selected Reserve who meet the following criteria, continue to participate satisfactorily, and have been issued a DD Form 2384, on or after 31 December 1991 a DD Form 2384-1, **Notice of Basic Eligibility (NOBE)**, are entitled to Title 10 U.S.C. Chapter 1606, educational assistance. Every Air Force Reserve member's record must be updated in the Personnel Data System (PDS) to reflect the most current eligibility data.

- 1.1.1. Individuals must, on or after 1 July 1985, enlist, reenlist or extend an enlistment in the Selected Reserve for a period of not less than six years or, in the case of officers, agree to serve in the Selected Reserve for six years beyond any existing Selected Reserve service obligation.
- 1.1.2. Individuals must complete the requirements for award of a high school diploma or equivalency certificate before completing initial active duty training (IADT) or, in the case of an individual reenlisting or extending an enlistment, complete this educational requirement before such reenlistment or extension.
- 1.1.3. Individuals must complete IADT.
- 1.1.4. Individuals must not be receiving financial (scholarship) assistance as a member of the Senior Reserve Officer Training Corps (ROTC) program.
- 1.1.5. Individuals must remain a participating member of the Selected Reserve to maintain eligibility for Chapter 1606 benefits. Member's entitlement is forfeited when they cease to participate in the Selected Reserve. (See paragraph 1.12, Continuation of Benefits, for exceptions.)
- 1.2. Chapter 1606 Benefits. Educational assistance may be provided for the pursuit of any program of education that is approved by the Department of Veterans Affairs (DVA). To be eligible for educational assistance under the expanded benefits program (e.g., multiple baccalaureate degrees, flight training, vocational/technical training), enlistment, reenlistment, extension, or agreement to serve must be initiated on or after 1 October 1990. Educational assistance for programs of instruction beyond the baccalaureate level were authorized in Public Law 103-160, 30 November 1993. All Chapter 1606 benefits are paid directly to the member while in Selected Reserve status, and cease upon separation. (See paragraph 1.12 for exceptions.) The amount paid is based on the number of credit hours the member is currently enrolled. In the case of assistance for apprenticeships, OJT, correspondence courses, cooperative programs, or flight training, members shall be charged with one month of educational assistance for each \$255.00 (as of 1 October 1999).
- 1.3. Chapter 30 Benefits. Prior active duty service members who originally enlisted under a "two by four" program, may be entitled to Chapter 30 MGIB benefits. Under this program, members must have served at least 2 years active duty after 1 July 1985, and subsequently enlisted in the Selected Reserve for at least 4 years. The member should be advised to seek DVA verification of eligibility under Title 38 U.S.C. Chapter 30, "two by four" program.
- 1.4. Concurrent Education Assistance. Any Selected Reserve member who has established their eligibility in Chapter 1606 of the MGIB-SR program prior to 29 November 1989, will retain that eligibility should they, at any time, elect to perform an AGR tour. As an AGR, the member may also elect to enroll in the Chapter 30 MGIB program that provides the active duty forces educational benefits, provided they began their first active duty tour. *NOTE:* Members who have previously been on active duty and declined to participate in the Chapter 30 program are not eligible for chapter 30 benefits when they go on an AGR tour on or after 29 November 1989. However, the same period of active duty cannot be used to establish eligibility under both programs.
 - 1.4.1. Members who established eligibility for Chapter 1606 benefits before 29 November 1989, and who enter active duty on an AGR tour, must elect whether that period of active service is to be used to establish eligibility under Chapter 30 or Chapter 1606. Members may not participate in both programs simultaneously, but may receive a maximum of 48 months of combined benefits.

- 1.4.2. Members, who first became eligible for Chapter 1606 benefits after 29 November 1989, must relinquish that eligibility should they elect to become an AGR. This means that a guards-man/reservist who first became eligible for Chapter 1606 benefits after 29 November 1989, and who then entered an AGR tour, would lose their eligibility to Chapter 1606 benefits. These members would then be eligible for Chapter 30 benefits only, if otherwise eligible (See paragraph 1.4).
- 1.5. Administration. The MGIB-SR is administered by the DVA and is subject to congressional guidance. A member is entitled to a maximum of 36 months of benefits in any one program, or 48 months in a combination of two programs for full-time or equivalent study. Courses totaling 12 credit hours or more are considered full time study. Members are charged one full day of entitlement for each day of full-time benefits paid. For example, if a member is pursuing one-half time study (6 credit hours) the member will be charged one-half the monthly entitlement for benefits. The same holds true for three-quarters time (9 credit hours) and less than one-half time (less than 6 credit hours). MGIB-SR benefits are based on enrollment in a program of education approved by the VA for MGIB-SR participation.
- 1.6. Bar to Duplication of Educational Assistance Benefits. A member cannot receive MGIB-SR basic and/or MGIB-SR Kicker benefits while concurrently receiving assistance in whole or in part from any other Federal source, as listed in Section 3681 of Title 38 U.S.C., when the payment constitutes a duplication of benefits. In no case will an individual entitled to educational assistance under more than one program be allowed to receive assistance under two or more programs concurrently.
- 1.7. Base Training And Education Office Responsibilities. It is the Training office's responsibility to counsel reservists on their potential eligibility for Chapter 1606 benefits within 30 days of enlistment, extension or reenlistment, and to ensure that all members who desire eligibility complete a (DD) Form 2384 or 2384-1, for Chapter 1606 benefits.
- 1.8. MGIB Eligibility. A member of the Selected Reserve who has satisfied the criteria of eligibility and has been issued a Department of Defense (DD) Form 2384 or 2384-1, for Chapter 1606 benefits, is eligible to participate in the MGIB-SR, and may apply for educational assistance benefits to the DVA.
- 1.9. Department Of Defense (DD) Forms 2384, 2384-1. The DD Form 2384 or 2384-1, shall be issued to each member of the Selected Reserve at the time that a member entitled to educational assistance becomes eligible for the receipt of educational assistance, regardless of their intent to use the benefit. The second page of the form shall become a permanent part of the member's official military record. Only one form shall be issued to each eligible member.
 - 1.9.1. Block 9 of the NOBE, Date of Basic Eligibility, will be the date the member meets requirements for benefit eligibility. This date should not be later than the date the NOBE is issued.
 - 1.9.2. Following personnel system update showing eligibility for benefits, give the original NOBE to the member. The member will submit the NOBE to the DVA when requesting MGIB-SR benefits. Do not use future dates to show eligibility or termination when updating the member's MGIB-SR record.
 - 1.9.3. A corrected copy of the NOBE may be issued to change an erroneous date of basic eligibility. This corrected DD Form 2384 or 2384-1 shall be clearly marked "CORRECTED COPY".

- 1.9.4. Submit any suggested modifications to the DD Form 2384-1, NOBE, through HQ AFRC/DPTS to USAF/REPP for coordination with other Selected Reserve components before review by the Office of the Secretary of Defense-Reserve Affairs (OSD-RA).
- 1.9.5. IMAs should submit suggested modification to the DD Form 2384-1, NOBE, through HQ ARPC/DPAT to USAF/REPP for coordination with other Selected Reserve components before review by OSD-RA.
- 1.9.6. Care must be taken to safeguard blank forms. The wing or group commander appoints a commissioned officer, noncommissioned officer (Grade E-6 or above), or DOD civilian (GS-5 or above) to requisition, control, and issue the MGIB-SR forms. This individual may also be designated as the authenticating official.
- 1.9.7. The MGIB-SR program manager will provide measurements in sustaining use of DD Forms 2384 and 2384-1. HQ ARPC/DPA (for IMA program) and MPF commanders (for Unit program) will periodically review the issuance of NOBEs to ensure compliance with procedures for safeguarding.
- 1.10. Expiration Of Benefit Period. A member's period of eligibility to receive educational assistance under Chapter 1606 shall expire:
 - 1.10.1. At the end of a 10-year period extending from the date of basic eligibility specified on the member's DD Form 2384 or DD Form 2384-1.
 - 1.10.2. On the date the member is transferred from the Selected Reserve or discharged, whichever occurs first.
- 1.11. Termination Of Benefits. Entitlement to Chapter 1606 MGIB-SR benefits cease if:
 - 1.11.1. A member separates from the Air Force Reserve.
 - 1.11.2. A member is determined to have failed to participate satisfactorily in required training. Termination data will also be entered into a PTI41V personnel system update.
 - 1.11.3. A member receives financial assistance from the Reserve Officers' Training Corps (ROTC) Scholarship. *NOTE:* If a member has completed a degree using ROTC scholarship, the member is not eligible for MGIB-SR benefits.

1.12. Continuation of Benefits:

- 1.12.1. If a member is separated from the Selected Reserve due to a disability that did not result from willful misconduct, that member may retain eligibility for the Chapter 1606 MGIB-SR until the end of the 10-year delimiting period from the member's date of eligibility. The disability does not have to have been incurred in or aggravated by service in the Selected Reserve. However, the disability must have been incurred on or after the date on which the member became entitled to benefits under the program.
- 1.12.2. If a member is separated from the Selected Reserve involuntarily, and is eligible for Reserve Transition Assistance Program (RTAP) benefits, that member may retain eligibility for Chapter 1606 MGIB-SR benefits until the end of the 10-year delimiting period from the member's date of eligibility. *NOTE:* Members remain entitled to MGIB-SR benefits regardless of the number of times they reaffiliate and separate.
 - 1.12.2.1. If a member was recalled in support of contingencies issued under Sections

- 12301(a), 12301(d), 12301(g), 12302, 12304 of Title 10 U.S.C., and previously eligible for 1606 benefits, they are entitled to additional time beyond the 10-year delimiting period. They are eligible for the time activated plus four months. This is handled by the DVA on a case-by-case basis. The personnel system will reflect that the member's 10-year delimiting period has expired, leave this information as is in the system.
- 1.12.3. If member is enrolled in an educational institution when the period of eligibility expires, the benefit period will be extended as follows:
 - 1.12.3.1. If the member is enrolled in an institution operated regularly on a quarter or semester basis and the period of entitlement expires during a quarter or semester, the benefit period will be extended to the end of that quarter or semester.
 - 1.12.3.2. If the member is enrolled in an institution or program not operated regularly on a quarter or semester basis and the period of entitlement expires after a major portion of the course is completed, the benefit period is extended to the end of the course, or for 12 weeks, whichever is less. *NOTE*: Overpayment occurs when a member withdraws from a school/course without notifying the DVA and the school/course has already been paid for.
- 1.13. Failure To Participate Satisfactorily In Required Training. Members of the Selected Reserve, who receive educational assistance under Chapter 1606, and whose educational assistance is terminated because they fail to participate satisfactorily in required training may be:
 - 1.13.1. Ordered to active duty involuntarily for up to two years or the period of obligated Selected Reserve service remaining under the member's service agreement, whichever is less.
 - 1.13.2. Required to refund to the U.S. Government an amount determined according to the formula outlined below. Any such refund made by a member shall not affect the period of obligation of such member to serve in the Selected Reserve. *NOTE:* Recoupment is the process of obtaining a refund of unearned benefits paid to Service members who were unsatisfactory participants before completing the 6-year Selected Reserve service obligation required to gain entitlement to educational assistance under Chapter 1606. The amount of the refund shall be equal to the product of:
 - 1.13.2.1. The number of months of obligated Selected Reserve service the person has remaining under the Selected Reserve service agreement entered into which resulted in the person's entitlement for educational assistance, divided by the original number of months of such period of obligated service; and,
 - 1.13.2.2. The total amount of educational assistance provided to the member under this chapter, as increased by interest at the rate equal to the highest rate being paid by the U.S. Government on the day on which the refund is determined to be due for securities having maturities of 90 days or less, such interest to accrue from the day on which the member is first notified of the amount due to the US Government as a refund.
 - 1.13.3. Granted a waiver of the requirement to serve on active duty, a waiver of the refund, or have the amount of refund reduced once the amount due the government is determined. Waiver authority may be delegated no lower than the head of the Reserve component concerned and shall be based on a determination that failure to participate satisfactorily in required training was due to reasons beyond the control of the member.

- **NOTE:** Data will be maintained on Selected Reserve members who are eligible/ineligible to receive educational assistance to include those members that have been determined to have failed to participate satisfactorily in required training (active duty and inactive duty training) and those who do not complete a 6-year obligation incurred for the use on MGIB-SR.
 - 1.14. Restoration Of Eligibility. Eligibility for assistance is terminated when a member separates from the Selected Reserve. Members who separate for valid reasons, according to applicable military publications, following a period of satisfactory service, may regain eligibility for educational assistance, if reaffiliation with the Selected Reserve occurs within 1 year (3 years if serving a missionary obligation) and member reenlist or extends for the period of time not actively participating immediately upon reaffiliation, (within 30 days) or in cases of members who have served on an AGR tour, returns to reserve status (without a break in service), and are otherwise eligible for educational assistance and have not received the maximum assistance available.
 - 1.14.1. When reaffiliation occurs, the member's eligibility for benefits shall be adjusted by the amount previously awarded. The period of Selected Reserve service required of a member in such cases shall not be less than the difference between the previous period of satisfactory Selected Reserve service performed and six years. The Reserve component shall report the original eligibility date listed on the DD Form 2384 or 2384-1 from the member's official military records.
 - 1.14.2. Only ONE voluntary release from the Selected Reserve is permitted during the 10-year benefit period for recovering eligibility to educational assistance.
 - 1.15. Reporting Eligibility. Use the personnel system to report accurate data for MGIB-SR eligibility and termination.
 - 1.15.1. Tables 1, 2, 3, and 4 identify MGIB-SR Data Identification Number System (DINS) and eligibility codes.
 - 1.15.2. The DVA will notify the member when AFR data on Department of Defense files maintained at the Defense Manpower Data Center (DMDC) do not show the member as eligible for benefits.
 - 1.15.3. The member will be responsible for contacting the education and training office regarding eligibility. The education and training office will check the unit member's computer record at base level, enter any data correction required in the personnel system, and promptly notify HQ AFRC/DPTS if a change is required. IMAs will contact HQ ARPC/DPAT regarding eligibility and changes.
 - 1.15.3.1. HQ AFRC/DPTS and HQ ARPC/DPAT verify the correct data and perform the changes as required using the Headquarters Air Force (HAF) file.

Table 1. MGIB Personnel System Codes for AGRs ONLY.

DIN EBZ	Chapter 30 Eligibility Code.
Code "1"	Ineligible.
Code "2"	Member has not executed a declination of enrollment
Code "3"	Ineligible - Member received commission after 31 December 1976 from ROTC/SVCAC
Code "4"	Member enrolled and on active duty for less than 3 years
Code "5"	Enrolled - Member on AD for a period of obligated service of 3 years or more
Code "6"	Ineligible - Member declined enrollment
Code "7'	Ineligible - Member does not meet minimum service requirements or discharge not honorable
Code "8"	Ineligible - Member did not receive second diploma-certificate before completing service requirements
Code "9"	Ineligible - Member declined previous enrollment
Code "A"	Eligible - Members initial period of obligated active service less than 3 years
Code "B"	Eligible - Members initial period of obligated active service 3 years or more
Code "C"	Eligible - Member completed 2 years active duty service and enlisted for 4 or more years
Code "D"	Eligible - Member completed 2 years active duty service and 4 years in selected reserves
Code "K"	Member enrolled - VEAP eligible permit due involuntary separation
Code "L"	Member enrolled- Permitted under voluntary separation incentive
Code "M"	Member Enrolled - Permitted under special separation benefits
Code "Q"	Member declined enrollment in MGIB from VEAP

Table 2. Selected Reserve Codes for Chapter 1606 Basic Benefit Program.

DIN EB1	Montgomery GI Bill - Selected Reserve Eligibility Code.
Code "B"	Ineligible; member is an ROTC scholarship recipient prior to enlistment
Code "C"	Ineligible, member has not executed a six year contract after 30 June 1985.
Code "D"	Ineligible; member has executed a six year contract, but has not completed IADT.
Code "E"	Ineligible; member did not receive a high school diploma before six year contract.
Code "F"	Eligible.
Code "G"	Eligibility terminated; correction of erroneous report of eligibility.
Code "H"	Eligibility terminated; member failed to participate satisfactorily.
Code "I"	Eligibility terminated; expiration of 10-year eligibility period
Code "K"	Eligibility terminated; member granted ROTC scholarship

Code "L"	Eligibility terminated; member died, or has separated or transferred.
Code "M"	Eligibility suspended.
Code "N"	Eligibility suspended; member granted a period of authorized non-availability (missionary service) by CommanderONLY
Code "P"	Eligibility suspended; member granted a period of authorized non-availability (other than missionary) by CommanderONLY
Code "Q"	Eligibility reinstated; member has re-affiliated following a period of authorized non-availability by Commander.
Code "R"	Eligible; member separated due to a service connected disability (not a result of individuals own misconduct).
Code "S"	Eligibility terminated; AGR (Title 32 U.S.C.), eligible for Chapter 30 benefits only, not eligible for Montgomery GI Bill - Selected Reserve. Chapter 1606
Code "Z"	Unknown. DO NOT INPUT THIS CODE
Code "5"	Ineligible; re-affiliated beyond period of authorized non-availability, or 2nd+re-affiliation
Code "6"	Eligible; separated due to involuntary separation (RTAP).
DIN EB2	Eligibility Start Date (Do not change once established). YYMMDD format
DIN EB3	Eligibility termination date. YYMMDD format
DIN EB4	Date of most current 6-year agreement. YYMMDD format
DIN EB5	Number of months of obligated service remaining when MGIB eligibility is terminated (Automatic update).
DIN EB6	Identifies recoupment status codes (automatic update for code H only)
	(1) Recoupment Not Required (completed 6 year contract (may have exceptions))
	(2) Recoupment Required (when member has not completed the 6 years)
	(3) Recoupment Waived
DIN EB7	The Effective Date of GI Bill Eligibility Status (this will change every time the status changes)

Table 3. Conversion Table for MGIB-SR Basic Benefit Eligibility Status Code.

Submission Code	MGIB-SR Basic Benefit Eligibility Status Code	
	Code	Definition
T *	BF	Eligibility retained: Member separated or transferred from the Selected Reserve because of the inactivation or reduction in authorized strength of the unit of assignment (RTAP).
		Applicable only if the date of the separation or transfer was during the period 1 October 1991 to 30 September 1999.
		If the value in position 245 of the RCCPDS edit is T, or if the value in position 198 of the RCCPDS edit is R, Q, L, or X, then the Eligibility Status is BF.
A	AA	No entitlement: Member has not executed a qualifying Selected Reserve contract or service obligation after 30 June 1985
В		
C		
D	AB	<i>No entitlement</i> : Member executed a qualifying Selected Reserve contract or service obligation after 30 June 1985 but has not completed initial active duty for training (IADT)
E	AC	No entitlement: Member executed a qualifying Selected Reserve contract or service obligation after 30 June 1985 and completed IADT, but did not complete the requirements of a secondary school diploma or equivalency certificate before execution of the qualifying contract or service obligation, in the case of a prior service member, or before completion of IADT, in the case of a non-prior service member
F	BA	Eligible: Member serving in an initial qualifying period of eligibility
I		Obsolete value. <i>I</i> indicated that the 10-yrs had expired, however, the Services do not make that determination.
G	AD	No Entitlement: Member erroneously reported as eligible
		The DVA requires no determination of an overpayment.
Н	DD	Eligibility terminated: Member determined to be an unsatisfactory participant

J	CA	Eligibility suspended: Member completed the requirements of a baccalaureate or equivalent degree. Obsolete value as of 1 July 1994. Applicable only to members who executed a 6-year Selected Reserve contract or service obligation prior to 1 October 1990; concurrently or subsequently established basic benefit eligibility; subsequently completed the requirements of a baccalaureate or equivalent degree; did not execute a 6-year Selected Reserve contract or service obligation on or after 1 October 1990; and did not serve in the Selected Reserve on or after 1 July 1994. Value occurs on the DMDC MGIB Database but is not reported on the RCCPDS submission to DMDC.
K	CG	Eligibility suspended: Member in receipt of an ROTC scholarship
		To reinstate eligibility, the member must re-affiliate with the Selected Reserve within 1 year of the end of the ROTC scholarship, and if eligibility was suspended during the basic benefit obligated service period, must also commit to completing the benefit obligated service.
L and 5	DB	Eligibility terminated: Member discharged from the Selected Reserve without being granted a period of authorized non-availability.
		To reinstate eligibility, the member must re-affiliate with the Selected Reserve within 1 year of the end of the ROTC scholarship, and if eligibility was suspended during the basic benefit obligated service period, must also commit to completing the benefit obligated service.
	DC	Eligibility terminated: Member died.
		If Personnel Status Change Transaction Type Code indicates Death.
M	CD	Eligibility suspended: Member awaiting final determination of unsatisfactory participation
N	CC	Eligibility suspended: Member transferred from the Selected Reserve to another Reserve Component Category and/or Reserve Component for a period of authorized non-availability to fulfill a religious missionary obligation To reinstate eligibility, the member must re affiliate with the Selected.
		To reinstate eligibility, the member must re-affiliate with the Selected Reserve within 3 years, and if eligibility was suspended during the basic benefit obligated service period, must also commit to completing the benefit obligated service.
P	СВ	Eligibility suspended: Member transferred from the Selected Reserve to another Reserve Component Category for a period of authorized non-availability for reasons other than to fulfill a religious missionary obligation
		To reinstate eligibility, the member must re-affiliate with the Selected Reserve within 1 year of the end of the ROTC scholarship, and if eligibility was suspended during the basic benefit obligated service period, must also commit to completing the benefit obligated service.

Q	ВВ	Eligibility reinstated: Member serving in a second or subsequent qualifying period of eligibility
R	BE	Eligibility retained: Member separated from the Selected Reserve because of a disability which was not the result of willful misconduct
S	CF	Eligibility suspended: Member entered on active duty or full-time National Guard duty as part of an AGR program. Applicable only if the MGIB-SR Entitlement Begin Date was on or after 29 November 1989. To reinstate eligibility, the member must re-affiliate with the Selected Reserve in a part-time status within 1 year of release from active duty, and if eligibility was suspended during the
		basic benefit obligated service period, must also commit to completing the benefit obligated service.

Table 4. MGIB-SR BasicBenefit Eligibility Status Codes and Definitions.l

Code	Eligibility Status	Ity Status Codes and Definitions Definition
AA	No entitlement	Member has not executed a qualifying Selected Reserve contract or service obligation after 30 June 1985
AB	No entitlement	Member executed a qualifying Selected Reserve contract or service obligation after 30 June 1985 but has not completed initial active duty for training (IADT)
AC	No entitlement	Member executed a qualifying Selected Reserve contract or service obligation after 30 June 1985 and completed IADT, but did not complete the requirements of a secondary school diploma or equivalency certificate before execution of the qualifying contract or service obligation, in the case of a prior service member, or before completion of IADT, in the case of a non-prior service member
AD	No entitlement	Member erroneously reported as eligible
		No determination of an overpayment is required by the Veterans Benefit Administration.
BA	Eligible	Member serving in an initial qualifying period of eligibility
BB	Eligibility reinstated	Member serving in a second or subsequent qualifying period of eligibility
BE	Eligibility retained	Member separated from the Selected Reserve because of a disability which was not the result of willful misconduct
BF	Eligibility retained	Member separated or transferred from the Selected Reserve because of the inactivation or reduction in authorized strength of the unit of assignment
		Applicable only if the date of the separation or transfer was during the period 1 October 1991 to 30 September 1999.
CA	Eligibility suspended	Member completed the requirements of a baccalaureate or equivalent degree
		Obsolete value as of 1 July 1994. Applicable only to members who executed a 6-year Selected Reserve contract or service obligation prior to 1 October 1990; concurrently or subsequently established basic benefit eligibility; subsequently completed the requirements of a baccalaureate or equivalent degree; did not execute a 6-year Selected Reserve contract or service obligation on or after 1 October 1990; and did not serve in the Selected Reserve on or after 1 July 1994. Value occurs on the DMDC MGIB-SR Database but is not reported on the RCCPDS submission to DMDC.

СВ	Eligibility suspended	Member transferred from the Selected Reserve to another <i>Reserve Component Category</i> for a period of authorized non-availability for reasons other than to fulfill a religious missionary obligation
		To reinstate eligibility the member must re-affiliate with the Selected Reserve within 1 year and, if eligibility was suspended during the basic benefit obligated service period, commit to completing the benefit obligated service.
CC	Eligibility suspended	Member transferred from the Selected Reserve to another <i>Reserve Component Category</i> and/or <i>Reserve Component</i> for a period of authorized non-availability to fulfill a religious missionary obligation
		To reinstate eligibility the member must re-affiliate with the Selected Reserve within 3 years and, if eligibility was suspended during the basic benefit obligated service period, commit to completing the benefit obligated service.
CD	Eligibility suspended	Member awaiting final determination of unsatisfactory participation
CF	Eligibility suspended	Member entered on active duty or full-time National Guard duty as part of an AGR program
		Applicable only if the MGIB-SR Entitlement Begin Date was on or after 29 November 1989. To reinstate eligibility the member must re-affiliate with the Selected Reserve in a part-time status within 1 year of release from active duty and, if eligibility was suspended during the basic benefit obligated service period, commit to completing the benefit obligated service.
CG		Member in receipt of an ROTC scholarship
	pended	To reinstate eligibility the member must re-affiliate with the Selected Reserve within 1 year of the end of the ROTC scholarship and, if eligibility was suspended during the basic benefit obligated service period, commit to completing the benefit obligated service.
DA	Eligibility terminated	Member failed to re-affiliate within the required time limit following a period of authorized non-availability
		Note: Member failed to re-affiliate with the Selected Reserve within the required time limit.
DB	Eligibility terminated	Member discharged from the Selected Reserve without being granted a period of authorized non-availability
		A member may reinstate eligibility by re-affiliating with the Selected Reserve within 1 year, and if eligibility was suspended during the basic benefit obligated service period, he or she must commit to completing the benefit obligated service.

DC	Eligibility termi-	Member died
	nated	
	Eligibility terminated	Member determined to be an unsatisfactory participant
	nated	Member not determined to be an unsatisfactory participant but otherwise failed to participate satisfactorily for 6 years in required training in the Selected Reserve

- 2. MGIB-SR Educational Assistance Allowance Increase for Critical Skills (MGIB-SR Kicker).
- The MGIB-SR Kicker is a supplemental educational assistance benefit of up to \$350 for each month that the Military Services may offer to encourage MGIB-SR eligible Service members to fill critical specialties, skills, or units. Eligible Service members may elect to receive the MGIB-SR Kicker payment as a supplement to either Chapter 1606 of Title 10 U.S.C. or Chapter 30, of Title 38 U.S.C.
 - 2.1. MGIB-SR Kicker Eligibility. Members of the SR who are eligible for MGIB-SR basic benefit, continue to participate satisfactorily, and have been issued a DD Form 2384, or after 31 December 1991 a DD Form 2384-1, and meet the following criteria are eligible for the MGIB-SR Kicker:
 - 2.1.1. Enlist, Reenlist, or extend their current enlistment to serve a period of not less than 6 years on or after 1 June 2000 in the SR in a Reserve component currently offering the MGIB-SR Kicker.
 - 2.1.2. Qualify for and be assigned to a Chief of the Air Force Reserve-designated critical specialty, skill, or unit in the SR. The critical specialty list will be published annually. Once the annual list is approved, there will be no changes.
 - 2.1.3. Be in receipt of benefits under Section 16132 of Title 10 U.S.C., or Sections 3011-3012 of Title 38 U.S.C. (Chapter 1606 or Chapter 30 MGIB basic benefit).
 - 2.2. Air Force Reserve Command (AFRC) Form 19. The AFRC Form 19, Montgomery GI Bill-Selected Reserve Kicker Contract, shall be issued to each member of the Selected Reserve at the time that a member is entitled to educational assistance and becomes eligible for the receipt of educational assistance, regardless of their intent to use the benefit. A copy of the form becomes a permanent part of the member's official military record and will be placed in the Unit Personnel Records Group (UPRG). The Form 19 should be stamped "An Official Source Document." Only one form shall be issued to each eligible member. It is the training office's responsibility to counsel reservists on their potential eligibility for MGIB-SR Kicker benefits within 30 days of enlistment, extension, or reenlistment, and to ensure that all members who desire eligibility completes an AFRC Form 19.
 - 2.2.1. Block 1.e. of the AFRC Form 19, MGIB-SR Kicker Obligated Service Begin Date, will be the date the member meets eligibility requirements for the Kicker.
 - 2.2.2. Notification to the member of eligibility for MGIB-SR Kicker benefits HQ AFRC/DPTS (for unit program) and HQ ARPC/DPAT (for IMAs), will give the original contract to the member to be submitted to the DVA when requesting MGIB-SR Kicker benefits. Notification must be within 30 days.
 - 2.2.3. A corrected copy of the Kicker Contract may be issued to change an erroneous date of basic eligibility. This corrected AFRC Form 19 shall be clearly marked "CORRECTED COPY".

- 2.2.4. The AFRC Form 19 is a source of information used by Government Agencies to validate veteran entitlement to educational assistance. As such, this form is vulnerable to fraudulent use. Since the AFRC Form 19 is sensitive, this form must be safeguarded at all times. The AFRC Form 19 must be stored, transmitted, and destroyed in a manner that shall prevent unauthorized use. A copy of the AFRC Form 19 shall become a permanent document in the individual's personnel records.
- 2.3. MGIB-SR Kicker Benefits. A member who meets the criteria above and enrolls in a DVA-approved course of study is eligible for educational assistance under Chapter 1606. Service members must apply to the DVA for payment of benefits. The member is responsible to take both DD Form 2384 and the AFRC Form 19 to the DVA.
 - 2.3.1. Educational assistance may be provided for the pursuit of any program of education that is an approved program of education under Title 38 U.S.C. To be entitled to educational assistance under the vocational and/or technical programs, the enlistment, reenlistment, extension, or agreement to serve must be executed on or after October 1, 1990.
 - 2.3.2. Educational assistance is authorized for DVA-approved programs such as institutions of higher learning, both graduate (subject to availability of funds) and undergraduate programs, on-the-job training (OJT), apprenticeships, correspondence courses, independent study, tutorial assistance, cooperative programs, vocational training, and flight training.
 - 2.3.3. Benefits are paid for a maximum of 36 months based upon full-time enrollment. Benefits are also paid for three-quarter time, half-time, or at an applicably reduced rate, as determined by the Secretary of the DVA, for each month of less than half-time.
 - 2.3.4. The Secretary of the Air Force may offer the MGIB-SR Kicker to eligible members at the monthly rate of \$100, \$200, or \$350. MGIB-SR kicker payments shall not exceed \$350 each month.
 - 2.3.5. The Secretary of the Air Force determines the amount of the MGIB-SR Kicker additional monthly benefit for eligible members under constraints established by Section 16131, and the Secretary of Defense. MGIB-SR Kicker benefits shall be paid for a maximum of 36 months based on full-time pursuit. Monthly benefits for less than full-time pursuit shall be adjusted like the MGIB-SR basic benefit, as determined by the Secretary of the DVA. Members of the SR who are eligible for the MGIB-SR Kicker under paragraph 2.1, and who are also eligible for educational assistance under Chapter 30 and meet the eligibility criteria specified in subparagraphs (a) and (b) of Section 16132 (a)(1) of Title 10 U.S.C. and who have received a DD 2384-1, may receive the MGIB-SR Kicker up to the maximum amount. The member must be receiving basic benefits under Chapter 1606 or Chapter 30 to receive MGIB-SR Kicker benefits.
 - 2.3.6. After completing 6 years in the SR, the member may transfer to another specialty, skill, unit, and/or Reserve component and retain eligibility for the MGIB-SR Kicker benefit. To retain eligibility, the member must be entitled to educational assistance under Chapter 1606 or Chapter 30 and not have exhausted the full-time equivalent of 36 months or 10-year window of MGIB-SR Kicker benefits.
- 2.4. Chapter 30 Benefits. Prior active duty members who originally enlisted under a "two by four" program, may be entitled to Chapter 30 MGIB benefits. Under this program, members must have served at least 2 years active duty after 1 July 1985, and subsequently (without a break in service) enlisted in the Selected Reserve for at least 4 years. To receive MGIB Kicker benefits, members must

have served at least 2 years active duty after 1 July 1985 and subsequently (without a break in service) enlist in the Selected Reserve **for at least 6 years.** The member should be advised to seek DVA verification of eligibility under Chapter 30, "two by four" program.

- 2.5. Concurrent Education Assistance. A member cannot receive MGIB-SR basic and/or MGIB-SR Kicker benefits while concurrently receiving assistance in whole or in part from any other Federal source, as listed in Section 3681 of Title 38 U.S.C., when the payment constitutes a duplication of benefits.
 - 2.5.1. A member cannot use the same period of service to establish entitlement under both Chapter 1606 and Chapter 30. Because of separate periods of service, a member may satisfy the entitlement criteria for both programs. A member cannot receive basic benefit payments from both Chapter 1606 and Chapter 30 programs for the same month of education. The maximum aggregate period for DVA-administered educational assistance under two or more provisions of law is 48 months (or its part-time equivalent). In those cases, members may exhaust their entitlement under one provision, then continue receiving education assistance under another provision until the aggregate 48 months of entitlement has been used.
 - 2.5.2. A prior active duty (AD) member qualified for an increase in educational allowance (such as the Army College Fund, the Navy College Fund, the Marine Corps college Fund, or the Coast Guard College Fund) under Section 3015 of Title 38 U.S.C., shall receive increased benefits under both Title 38 U.S.C. and the MGIB-SR Kicker (under Chapter 1606 of Title 10 U.S.C.) simultaneously, if qualified.
 - 2.5.3. Bar to Duplication of Educational Assistance Benefits. In no case will an individual entitled to educational assistance under more than one program be allowed to receive assistance under two or more programs concurrently. Members are not allowed to use the Air Force Reserve Command Tuition Assistance Program and Kicker for the same class.
- 2.6. Period of Entitlement. The 10-year entitlement period begins on the date the member meets the criteria of paragraph 2. *NOTE:* Member must be eligible for basic benefit in order to be eligible for the Kicker program.
 - 2.6.1. Entitlement for educational assistance expires upon the first occurrence of one of the following.
 - 2.6.1.1. The member exhausts the authorized months of entitlement benefits.
 - 2.6.1.2. The end of a 10-year period beginning on the date of eligibility specified on the DD Form 2384 or 2384-1 of the member, exceptions are indicated in paragraph 2.10.
 - 2.6.1.3. The time the member is separated from the SR, except as indicated in paragraph 2.7.
- 2.7. Suspension. Entitlement to educational assistance is suspended for the following:
 - 2.7.1. On the date the member is granted an authorized period of non-availability by unit commander and transfers to the Individual Ready Reserve, the Inactive National Guard, or the SR of another Reserve component except as cited in paragraphs 2.10.1. and 2.10.2. Suspensions shall apply to both MGIB-SR basic benefits and MGIB-SR Kicker payments. Authorized periods of absence will not exceed one 3 year period for a missionary obligation or one period not to exceed 1 year for all other circumstances.

- 2.7.2. When a member with a date of basic entitlement of November 29, 1989, or later, enters AD in an Active Guard or Reserve (AGR) or a Full-Time National Guard Duty (FTNGD) status. Those individuals are normally entitled to educational benefits under Chapter 30.
- 2.7.3. On the date the member fails to participate satisfactorily, as defined in DoDI 1215.18 "Reserve Component Member Participation Requirements," January 11, 1996, and the member pending a final determination of failing to participate satisfactorily under paragraph 2.11.
- 2.7.4. If the member remains in the SR in a non-Kicker position, only MGIB-SR Kicker payments are suspended. There shall be only one suspension of MGIB-SR Kicker payments, not to exceed 1 year, where the member has not completed the 6-year obligation period and remains in the SR. After completion of the 6-year obligation period, suspensions of the MGIB-SR Kicker shall be for periods of authorized non-availability granted in connection with the MGIB-SR basic entitlement only.
- 2.7.5. When a member receives financial assistance in the form of a Senior Reserve Officers Training Corps Scholarship under Section 2107 of Title 10 U.S.C. Note that recipients of Reserve Forces Duty scholarships under Section 2107a of Title 10 U.S.C., will receive MGIB-SR benefits, if otherwise eligible.
- 2.8. Restoration of Benefits. Suspended entitlement to educational assistance shall be restored for the following:
 - 2.8.1. When the member reaffiliates in the SR before the expiration of an authorized period of non-availability, subject to the limitations described in paragraph 2.7.1, or within 1 year of release from AD in an AGR status, provided the member commits (within 30 days) to serve in the SR for a period that, with time already served for entitlement of the member to MGIB-SR benefits under this instruction, shall equal 6 years.
 - 2.8.2. If the member is determined to have participated satisfactorily.
 - 2.8.3. When, during the 6-year SR obligation period that established eligibility for the MGIB-SR Kicker, a member returns to the same Reserve component in a critical specialty, skill, and/or critical unit for which the MGIB-SR Kicker was granted. If the member returns to a different specialty, skill, or unit than the MGIB-SR Kicker was originally granted, the specialty, skill, or unit must be on the list of currently designated critical specialties, skills, or units in the Reserve component that granted the MGIB-SR Kicker. The member must return within 1 year, unless granted an authorized period of nonavailability of 3 years for a missionary obligation, and the member must commit to serve in the critical specialty, skill, or unit for a period that, in combination with time already served in a critical specialty, skill, or unit that qualified the member for the MGIB-SR Kicker, shall equal 6 years. Eligibility for the MGIB-SR Kicker that is suspended after the 6-year SR obligation period shall be restored on reaffiliation in the SR in any position or unit of any Reserve component.
- 2.9. Termination. Entitlement to educational assistance shall be terminated as follows:
 - 2.9.1. A final determination of failure to participate satisfactorily is made according to paragraph 2.11.
 - 2.9.2. A member fails to reaffiliate in the SR before the expiration of an authorized period of absence.

- 2.9.3. A member fails to reenlist or extend to restore entitlement on reaffiliation, according to paragraph 2.8.1, before the expiration of an authorized period of absence.
- 2.9.4. A member is discharged from the military service for reasons other than immediate reenlistment or one of the exceptions under paragraph 2.10:
- 2.9.5. For the MGIB-SR Kicker, on the date the member voluntarily departs the position or unit for which he or she received MGIB-SR Kicker eligibility, if the member departs during the 6-year obligation period required for MGIB-SR Kicker eligibility.
- 2.9.6. For the MGIB-SR Kicker, an eligible member fails to reaffiliate according to paragraph 2.8.3.
- 2.10. Continuation of Entitlements. Entitlement may be continued or extended under Chapter 1606 as follows:
 - 2.10.1. A member is separated from the SR because of a disability that was not the result of individual willful misconduct, and was incurred on or after the date that the member became entitled to educational assistance under this instruction. The member shall retain entitlement through the end of the 10-year period described in paragraph 2.6.
 - 2.10.2. A member is separated from the SR between October 1, 1991, and September 30, 2001, or any future date established by law, because of the inactivation of the unit of assignment or because of a reduction in authorized strength, as determined by the Secretary concerned. The member shall retain entitlement through the original 10-year period described in paragraph 2.6.
 - 2.10.3. A member is prevented from pursuing a chosen program because of a physical or mental disability, that was not the result of individual willful misconduct. The member may apply for an extension of the 10-year period. To extend entitlement, the member must apply to the DVA within 1 year after either the last day of the 10-year period or the last day the individual was so prevented from pursuing such program, whichever is later.
 - 2.10.4. A member is enrolled in an educational institution and the period of entitlement expires under paragraph 2.6.1.2. The member shall be extended to the end of that quarter or semester. If the member is enrolled in an institution not operated regularly on a quarter or semester basis and the period of entitlement expires after a major portion of the course is completed, the benefit period shall be extended to the end of the course, or for 12 weeks, whichever is the lesser period of extension.
 - 2.10.5. A member is ordered to AD under an order issued under Sections 12301(a), 12301(d), 12301(g), 12302, or 12304 of Title 10 U.S.C. (reference (c)). The member's benefit period shall be extended for the period of AD plus 4 months. Those members shall not be considered separated from the SR during the period of activation. If the DVA finds an order to AD caused a member to discontinue a course pursuit, and the member fails to receive credit or training time toward completion of the approved educational objective, the benefits paid for such a course shall not be counted toward the authorized months of entitlement of the Service member.
 - 2.10.6. A member is precluded from filling the position for which he or she received MGIB-SR Kicker eligibility (reference paragraphs 2.10.1 and 2.10.2), or is otherwise involuntarily precluded from fulfilling his or her commitment. The member shall retain MGIB-SR Kicker eligibility. "Involuntary removal" includes reclassification of a position to noncritical, transfers to another position at the convenience of the Government, and promotions in the specialty or skill career pro-

gression path that provided MGIB-SR Kicker eligibility. The Secretary concerned shall adjudicate questions of "voluntary" versus "involuntary removal."

- 2.11. Failure to Participate Satisfactorily. Entitlement to MGIB-SR benefits shall be suspended on the date a member fails to participate satisfactorily, as determined by the unit commander only. Failure to participate satisfactorily means failure to fulfill the contractual obligation or agreement as a member of the Ready Reserve, as defined in DODI 1215.18. The member shall be notified by the Reserve component of the reason for loss of entitlement and given an opportunity to respond before a final determination is made and a termination of entitlement is processed. If a member is found to have failed to participate satisfactorily, termination of entitlement shall be effective on the date of the suspension of entitlement. *NOTE:* A unit member is an unsatisfactory participant after the 9th unexcused absence or non-completion of annual tour, etc.
 - 2.11.1. A member who has failed to participate satisfactorily before completing the 6-year obligation incurred to qualify for MGIB-SR entitlement and who received educational assistance under Chapter 1606 of Title 10 U.S.C. shall be at the option of the Secretary concerned:
 - 2.11.1.1. Be ordered to AD for up to 2 years or the period of obligated service incurred under this instruction and remaining at the time of failure to participate satisfactorily, whichever is less.
 - 2.11.1.2. Be granted a waiver of the requirement to serve on AD, a waiver of the total refund, or a waiver of a portion of the total refund. Waiver authority may be delegated no lower than the head of the Reserve component concerned and shall be based on a determination that failure to participate satisfactorily in required training was due to reasons beyond the control of the member.
 - 2.11.1.3. Paragraph 2.11 also applies to recipients of MGIB-SR Kicker payments who have failed to participate satisfactorily before completing the obligation required for MGIB-SR Kicker eligibility. MGIB-SR Kicker payments are subject to recoupment whether received as a supplement to Chapter 30 or Chapter 1606 basic benefits. If the MGIB-SR basic and Kicker 6-year obligation start dates are different, the recoupment formula is applied separately to the MGIB-SR basic benefit and to the MGIB-SR Kicker payment to determine the total amount to refund. Delinquent repayment is subject to interest charges.
- 2.12. Recoupment. Recoupment of a benefit amount, as defined in paragraph 2.12.1, will not occur in the case of the death of the member.
 - 2.12.1. A member who has failed to participate satisfactorily before completing the 6-year obligation incurred to qualify for MGIB-SR entitlement and who received educational assistance under Chapter 1606 shall, at the option of the Secretary concerned:
 - 2.12.2. Be required to refund to the United States an amount equal to the number of months of SR service the person has remaining under the MGIB-SR obligation, divided by the original number of obligated months required for MGIB-SR entitlement; and multiplied by the total amount of educational assistance provided to the member under Chapter 1606. The amount of the refund computed shall bear interest at the rate equal to the highest rate being paid by the United States on the day on which the refund is determined to be due for securities having maturities of 90 days or less and will accrue from the day on which the member is first notified of the amount due to the United States as a refund under this instruction. Any such refund will not affect the SR period of obligation of the member.

- 2.13. Reporting Eligibility. Until data systems can be modified to include added data elements necessary to report and track MGIB-SR Kicker eligibility, HQ AFRC/DPTS and HQ ARPC/DPAT will provide monthly electronic files to HQ USAF/REPP, who in turn will transmit the files to Defense Manpower Data Center (DMDC). DMDC flows the records to the DVA.
 - 2.13.1. Upon modification of the data personnel system (MilMod), MilMod will be used to report accurate data for MGIB-SR Kicker entitlement, eligibility, and termination.
- 2.14. Table 3 identifies MGIB-SR basic eligibility codes and Table 5 identifies MGIB-SR Kicker eligibility codes.
 - 2.14.1. The DVA notifies the member when AFR data on Department of Defense files maintained at DMDC does not show the member as eligible for benefits.
 - 2.14.2. The member is responsible to inform the education and training office of any notification from the DVA. The education and training office checks the member's computer record at base level, and enters any data correction required in the PDS. The education and training office then notifies HQ AFRC/DPTS for unit program changes and the IMAs should contact HQ ARPC/DPAT.

Table 5. MGIB-SR Kicker Eligibility Status Codes.

MGIB-SR Kicker Incentive Eligibility Status Codes			
Code	Eligibility Status	Definition	
AA	No entitlement	Member has not executed a qualifying Selected Reserve contract or service obligation after 30 June 1985.	
		This value will not be reported on the interim MGIB-SR Kicker Incentive Submission, but will be reported on RCCPDS.	
AB	No entitlement	Member executed a qualifying Selected Reserve contract or service obligation after 30 June 1985 but has not completed initial active duty for training (IADT).	
		This value will not be reported on the interim MGIB-SR Kicker Incentive Submission, but will be reported on RCCPDS.	
AC	No entitlement	Member executed a qualifying Selected Reserve contract or service obligation after 30 June 1985 and completed IADT, but did not complete the requirements of a secondary school diploma or equivalency certificate before execution of the qualifying contract or service obligation, in the case of a prior Service member, or before completion of IADT, in the case of a non-prior Service member.	
		This value will not be reported on the interim MGIB-SR Kicker Incentive Submission, but will be reported on RCCPDS.	
AD	No entitlement	Member erroneously reported as eligible.	
		No determination of an overpayment is required by the Veterans Benefit Administration.	
BA	Eligible	Member serving in an initial qualifying period of eligibility	
BB	Eligibility reinstated	Member serving in a second or subsequent qualifying period of eligibility	
BC		Member serving in a non-qualifying Selected Reserve position and/or unit following involuntary removal from a qualifying position and/or unit.	
BD	Eligibility retained	Member serving in a Selected Reserve position and/or unit following completion of the service obligation required for initial benefit eligibility.	
BE	Eligibility retained	Member separated from the Selected Reserve because of a disability that was not the result of willful misconduct.	
BF	Eligibility retained	Member separated or transferred from the Selected Reserve because of the inactivation or reduction in authorized strength of the unit of assignment.	
		Applicable only if the date of the separation or transfer was during the period 1 October 1991 to 30 September 1999.	

СВ	Eligibility suspended	Member transferred from the Selected Reserve to another <i>Reserve Component Category</i> for a period of authorized non-availability for reasons other than to fulfill a religious missionary obligation
		To reinstate eligibility, the member must re-affiliate with the Selected Reserve within one year, and if eligibility was suspended during the Kicker Incentive obligated service period, he or she must commit to completing the benefit obligated service in a qualifying position and/or unit in the same Reserve Component as the initial designated position and/or unit.
CC		Member transferred from the Selected Reserve to another <i>Reserve Component Category</i> and/or <i>Reserve Component</i> for a period of authorized non-availability to fulfill a religious missionary obligation
		To reinstate eligibility the member must re-affiliate with the Selected Reserve within three years, and if eligibility was suspended during the Kicker Incentive obligated service period, he or she must commit to completing the benefit obligated service in a qualifying position and/or unit in the same Reserve Component as the initial designated position and/or unit.
CD	Eligibility suspended	Member awaiting final determination of unsatisfactory participation.
CE	Eligibility suspended	Member voluntarily departed from a qualifying Selected Reserve position and/or unit to serve in the same Reserve Component in a non-qualifying Selected Reserve position and/or unit during the Kicker Incentive obligated service period.
		To reinstate eligibility, the member must return within one year to a qualifying Selected Reserve position and/or unit in the same Reserve Component as the initial designated position and/or unit and commit to completing the benefit obligated service
CF	Eligibility suspended	Member entered on active duty or full-time National Guard duty as part of an AGR program.
		Applicable only if the MGIB-SR Entitlement Begin Date was on or after 29 November 1989. To reinstate eligibility, the member must re-affiliate with the Selected Reserve in a part-time status within one year of release from active duty, and if eligibility was suspended during the Kicker Incentive obligated service period, he or she must commit to completing the benefit obligated service in a qualifying position and/or unit in the same Reserve Component as the initial designated position and/or unit.

CG	•	Member in receipt of an ROTC scholarship.
	pended	To reinstate eligibility, the member must re-affiliate with the Selected Reserve within one year of the end of the ROTC scholarship, and if eligibility was suspended during the Kicker Incentive obligated service period, he or she must commit to completing the benefit obligated service in a qualifying position and/or unit in the same Reserve Component as the initial designated position and/or unit.
DA	Eligibility termi- nated	Member failed to re-affiliate within the required time limit fol- lowing a period of authorized non-availability
		Note: Member failed to re-affiliate with a qualifying position and/or unit.
DB	Eligibility termi- nated	Member discharged from the Selected Reserve without being granted a period of authorized non-availability.
		To reinstate eligibility, the member must re-affiliate with the Selected Reserve within one year, and if eligibility was suspended during the Kicker Incentive obligated service period, he or she must commit to completing the benefit obligated service in a qualifying position and/or unit in the same Reserve Component as the initial designated position and/or unit.
DC	Eligibility terminated	Member died.
DD	Eligibility terminated	Member determined to be an unsatisfactory participant.
DE	Eligibility terminated	Member not determined to be an unsatisfactory participant but otherwise failed to participate satisfactorily for 6 years in required training in the Selected Reserve.

JAMES E. SHERRARD III, Maj Gen, USAF Commander

Attachment 1

GLOSSARY OF REFERENCES AND SUPPORTING INFORMATION

Terms

Active Duty (**AD**)—Full-time duty in the active Military Service of the United States including full-time training duty, annual training duty, and attendance, while in the active Military Service, at a school designated as a Service school by law or by the Secretary of the Military Department concerned. It does not include FTNGD.

Active Guard and Reserve (AGR) Status—AD performed by a member of the Reserve components of the Army, the Navy, the Air Force, or the Marine Corps, the Coast Guard, or the FTNGD performed by a member of the National Guard, under an order to AD or FTNGD for a period of 180 consecutive days or more for organizing, administering, recruiting, instructing, or training the Reserve components. Personnel performing such duty are included in the Full-Time Support numbers for each Reserve component under the collective title of AGR. That includes the Navy Training and Administration of Reserves, the Marine Corps Active Reserves, and the Coast Guard Reserve Program Administrators.

Annual Training (AT)—The required active duty for training or field training performed each year to satisfy the annual training requirements of the Selected Reserve that are established in law and regulation. AT is normally performed during one consecutive period, but may be performed in increments of one or more days.

Basic Eligibility—For receiving benefits, basic eligibility for award of educational assistance is contingent on meeting the initial criteria outlined in this guide and continued satisfactory participation in the Selected Reserve.

AFRC Form 19—Montgomery GI Bill-Selected Reserve (MGIB-SR) Kicker Contract." AFRC Form 19 is issued to a Service member certifying entitlement to MGIB-SR Kicker benefits.

DD Form 2384-1—"Notice of Basic Eligibility (NOBE)." DD Form 2384-1 is issued to a Service member certifying entitlement to MGIB-SR benefits.

Education Benefits Fund (EBF)—A fund administered by the Secretary of the Treasury and used for the accumulation of funds to finance DoD education liabilities on a actuarially sound basis. The Secretary of the Treasury transfers from the fund to the Secretary of DVA the amounts necessary to enable the Secretary of DVA to make required payment for benefits under Chapter 30 of Title 38 U.S.C. and for benefits under Chapter 1606 of Title 10 U.S.C. (references (e) and (c)).

Equivalency Certificate—A credential awarded based on successful completion of any of the following: General Education Degree (GED) certificate; high school diploma based on GED; correspondence school; California High School Proficiency Examination; high school attendance certificate; high school completion certificate; adult education certificate or diploma; or "external" or competency-based diploma.

Established Charge—The charge for a course determined on the basis of the lowest extended time payment plan offered by the institution and approved by the appropriate State-approving agency; or, the actual charge to the member for the course; whichever is less.

Full-time Program of Education—At least <u>12</u> semester hours are needed to qualify as a full-time program of education.

Three-Quarter-Time Program of Education—At least <u>9</u> semester hours are needed to qualify as a three-quarter-time program of education.

Half-time Program of Education—At least $\underline{6}$ semester hours are needed to qualify as a half-time program of education.

Less Than Half Time—At least $\underline{3}$ but less than $\underline{5}$ semester hours are needed to qualify as a less than half-time program of education.

Inactive Duty Training (IDT)—Authorized training performed by a member of a Selected Reserve component on active duty, or active duty for training, and consisting of regularly scheduled unit training periods, annual training programs, or equivalent training, and performed by them in connection with the prescribed activities of the Selected Reserve component of which they are a member.

Initial Active Duty for Training (IADT)—Basic military training and technical skill training required for all enlisted accessions without prior military service.

MGIB-SR Educational Assistance Allowance Increase for Critical Skills—(MGIB-SR Kicker)--A supplemental educational incentive of up to \$350 for each month that the Military Services may offer to encourage MGIB-SR eligible members to fill critical specialties, skills, or units. Eligible Service members elect to receive the MGIB-SR Kicker payment as a supplement to either Chapter 1606 of Title 10 U.S.C. basic benefits or, if entitled, to Chapter 30 of Title 38 U.S.C. basic benefits.

Nonprior Service Accessions—Individuals without prior military service, who have not completed IADT or its equivalent, who are appointed or enlisted directly into an Armed Force of the United States.

Prior Service Accessions—Individuals who have previously served in an Armed Force of the United States.

Reaffiliation—When a former SR member returns to the SR after an authorized period of nonavailability.

Recoupment—The process of obtaining a refund of unearned benefits paid to a member who has failed to participate satisfactorily before completing the 6-year SR Service obligation required to gain entitlement to educational assistance under Chapter 1606 and/or before completing the 6-year SR obligation required to be granted eligiblity for the MGIB-SR Kicker under Chapter 1606.

Refund—A portion of the educational benefits received by a member, and owed to the U.S. Government, for failure to satisfactorily complete a SR Service obligation for receipt of educational benefits under Chapter 1606. Refunds of basic benefits and MGIB-SR Kicker payments under Chapter 1606 are computed separately since the 6-year SR obligation periods may be different. Refunds are computed by multiplying the benefit received by the percent of the 6-year SR Service obligation not completed. Refund amounts for basic benefits and MGIB-SR Kicker payments are added together for the total amount of refund to be processed for recoupment.

Suspension—A period of time when MGIB-SR educational assistance temporarily ceases pending a final determination of failing to participate satisfactorily, reaffiliation with the SR or, for the MGIB-SR Kicker, return to a critical skill or unit for which the MGIB-SR Kicker was granted.

Unsatisfactory Participation—The following constitutes failure to participate satisfactorily:

- a. The accumulation of a maximum of nine unexcused absences from scheduled IDT assemblies within any 12-month period.
- b. The unexcused absence from AT or other required ADT in the Selected Reserve.

- c. Transfer from the Selected Reserve, or discharged, for misconduct, to include misconduct for purely military offenses.
- d. IMAs: Failure to meet requirements of Table 1.1 in AFMAN 36-8001 each FY.

Vocational-Technical Training—Consists of approved programs of instruction in the following:

- a. OJT and Apprenticeship training.
- b. Correspondence courses.
- c. Independent study.
- d. Cooperative study.
- e. Flight training.
- f. Other vocational and/or technical training at a non-college degree facility.